UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:)	Chapter 11
GENERAL MOTORS CORP., et) al.)	Case No. 09-50026
Debtors.))	(Jointly Administered)

OBJECTION OF MARTIN TRANSPORTATION SYSTEMS, INC.
TO PROPOSED CURE COSTS CONTAINED IN NOTICE OF (I) DEBTORS'
INTENT TO ASSUME AND ASSIGN CERTAIN EXECUTORY CONTRACTS,
UNEXPIRED LEASES OF PERSONAL PROPERTY,
AND UNEXPIRED LEASES OF NON-RESIDENTIAL REAL PROPERTY
AND (II) CURE COSTS RELATED THERETO

Martin Transportation Systems, Inc., a Michigan corporation, a creditor and partyin-interest in this case ("MTS"), by and through its attorneys, Rhoades McKee, submits
this Objection to the proposed cure costs for the assumption and assignment of the
Assumable Executory Contracts (as defined in the Assumption Notice) with MTS, set
forth in the Notice of (I) Debtors' Intent to Assume and Assign Certain Executory
Contracts, Unexpired Leases of Personal Property and Unexpired Leases of NonResidential Real Property and (II) Cure Costs Related Thereto ("Assumption Notice"),
dated June 5, 2009. The Assumption Notice was served on MTS in accordance with the
Debtor's June 1, 2009 Motion, which among other things, sought authorization and
approval of the sale of substantially all of Debtors' assets and assignment of contracts and
leases. In support of its Objection, MTS states:

According to the Contract Website referenced in the Assumption Notice,
 MTS is one of the executory contracts to be assumed and assigned to purchaser.

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2. Pursuant to the Contract Website, Debtors' records reflect a payment of \$0

would be required to cure payment defaults under their Agreement with MTS. This

amount is incorrect.

3.

The correct cure costs to be paid to MTS should be \$7,444,277.57. A

detailed schedule of the unpaid invoices establishing the correct balance due is attached

as **Exhibit 1**.

4. Upon assumption, all attendant responsibilities to cure defects and default

are immediately compelled upon the debtors. See 11 U.S.C. § 365.

5. The assumption and assignment of the Agreement between Debtors and

MTS should be conditioned upon the payment of the correct cure amount of

\$7,444,277.57.

6. MTS reserves the right to amend, supplement or otherwise modify this

objection as it deems necessary or proper.

WHEREFORE, MTS respectfully requests that this Court condition the

assumption and assignment with respect to the Agreement with MTS upon the allowance

and payment of MTS' Cure Claim in the full amount of the pre-petition cure costs of

\$7,444,277.57.

Respectfully submitted,

Dated: June 12 2009

/S/ Terry L. Zabel

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